United States District Court JAN -6 1999

Eastern District of Washington

JAMES R. LARSEN, CLERK

DEPUTY

UNITED STATES OF AMERICA

David Vickers

JUDGMENT IN A CRIMINAL CAST

(For Offenses Committed On or After November 1, 1987)

Case Number: 2:98CR00121-001

Bevan Maxey

THE DEFENDANT	':			Defendant's Attorney		
pleaded guilty to	count(s) 1 th	rough 7 of	the Indictmen	nt		
pleaded nolo con which was accepte		nt(s)				
was found guilty of after a plea of no	on count(s) _					
Title & Section		Nature	of Offense		Date Offense Concluded	
21 U.S.C. § 841		Delivery	of a Controll	ed Substance	05/22/1998	1 & 2
21 U.S.C. § 841 (a)(1)		on of a Contro in violation of	olled Substance With Intent to 18 U.S.C. 2	05/22/1998	3
21 U.S.C. § 846		Conspir	acy to Distrib	ute a Controlled Substance	05/22/1998	4
Count(s)	ORDERED that	not guilty of	(is)(a	are) dismissed on the motion of tify the United States Attorney f ines, restitution, costs, and spec	the United States.	in 30 days of
Defendant's Soc. Sec. No.:				12/18/1998		
Defendant's Date of Birth:	02/16/1972			Date of Imposition of Judgment		
Defendant's USM No.:	09272-085				_	
Defendant's Residence Add	ress:					
705 S. 16th				Signature of Judicial Officer	Luck	hul
Yakima		WA	98902	The Honorable Justin L. Q	uackenbush	
		-		Senior U.S. District Judge		
Defendant's Mailing Address				Name & Title of Judicial Officer	 	
705 S. 16th						
				January	4/89	9
Yakima		WA	98902	- Out	1	
				-		

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AO 2458 (Rev. 8/96) Sheet 1 - Judgment in a Crimina. ...se

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DEFENDANT:

David Vickers

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ADDITIONAL COUNTS OF CONVICTION

Title & Section

Nature of Offense

Date Offense Count Concluded Number(s)

21 U.S.C. § 843 (b)

Unlawful Use of a Communication Facility

05/22/1998

5, 6, & 7

AO 245B (Rev. 8/96) Sheet	2 - ImprisonmentSe 2:28-cr-00121-JLQ	Document 35	Filed 01/06/99
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DEFENDANT:	David Vickers		
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	IMPR	RISONMENT	
a total term of	s hereby committed to the custody of the month(s)	ne United States Bure	au of Prisons to be imprisoned for
on Counts 1 through	7. Said terms of imprisonment shall be	e served concurrently.	
KZ.	tes the following recommendations to t		
The defendant	serve his sentence at the Sheridan, Ore	gon federal facility.	
The defendant	t is remanded to the custody of the Un	ited States Marshal.	
The defendant	t shall surrender to the United States N	Marshal for this distric	t:
at	a.m./p.m. on	<u> </u>	
as notifie	d by the United States Marshal.		
The defendant	t shall surrender for service of sentenc	e at the institution de	signated by the Bureau of Prisons:
before 2	p.m. on		
as notifie	d by the United States Marshal.	_	
as notifie	d by the Probation or Pretrial Services	Office.	
	=	RETURN	
I have executed this	s judgment as follows:	AL FORM	
Defendant delive	ered on	to	
at	, with a certified c	opy of this judgment.	
			UNITED STATES MARSHAL
		1	Deputy U.S. Marshal

AO 245B (Rev. 8/96) Sheet 3 - Supervised Release: 38-cr-00121-JLQ Document 35 Filed 01/06/99

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DEFENDANT: David Vickers

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 5 year(s)

on Counts 1 through 4; 3 years on Counts 5, 6 and 7. Said terms of supervised release shall be served concurrently.

14) the defendant shall participate in drug testing and/or treatment as the U.S. Probation Officer directs.

15) the defendant shall be subject to the search of his person, personal effects, residence and automobile as directed by the U.S. Probation Officer.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page (if indicated below).

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer:
- 4) the defendant shall support his or her dependents and meet other family responsibilities:
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- the defendant shall refrain from excessive use of alcohol;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer:
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

AO 245B (Rev. 8/96) Sheet	5, Part A - Chiminal Money	Rectal Q 121-	JLQ D	ocument 35	Filed 01/	06/99		
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	CF	RIMINAL	MONE.	TARY PEN	ALTIES			
The defendant forth on Sheet 5, Pa	t shall pay the follow art B.	ing total crimi	nal moneta	ary penalties in	accordance	with the schedu	le of payn	nents set
		<u>Assess</u>	sment		<u>Fine</u>	Res	<u>stitution</u>	
Totals:	\$		700.00	\$		\$		
If applicable, r	restitution amount or	dered pursua	nt to plea	agreement	•••••	\$		
			Fil	NE				
The above fine inclu	udes costs of incarc	eration and/or	r supervisio	on in the amoun	t of \$			
after the date of jud	shall pay interest on igment, pursuant to t and delinquency pu	18 U.S.C. § 3	612(f). All ·	of the payment	he fine is pai options on S	id in full before t heet 5, Part B n	ne fifteent nay be sul	h day bject to
The court dete	ermined that the defe	endant does r	not have th	e ability to pay i	interest and	it is ordered that	t:	
The inter	est requirement is w	aived.						
The inter	est requirement is m	odified as foll	lows:					
		,	DESTI	TUTION				
The determine	ntian of reatify time in			TUTION				
will be entered	ation of restitution is d after such a deterr	deferred until nination.		An Ame	ended Judgm	nent in a Crimina	ıl Case	
لــا	t shall make restituti nt makes a partial pa						rment unle	ace.
specified otherwise	in the priority order	or percentage	e payment	column below.	proximately	proportional pay		
Name of Payee				* Total Amount of I	Loss Res	Amount of titution Ordere	or Per	y Order centage <u>yment</u>
		To	tals:	2	œ			
* Findings for the committed on or aft	e total amount of los er September 13, 19	ses are requi	red under	Chapters 109A, 1996.	110, 110A,	and 113A of Titl	 e 18 for o	ffenses

AO 245B (Rev. 8/96) Sheet 5, Part B - Crimina PM 21/98 - Crimina PM 21					
DE	ENDANT:	Judgment-Page <u>5</u> of	6_		
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ÇA	SE NOMBER.				
		SCHEDULE OF PAYMENTS e applied in the following order: (1) assessment; (2) restitution; (3) fine principal; (4) cost of prosecution	1;		
(5) i	nterest; (6) penal	ities.			
	Payment of the	total fine and other criminal monetary penalties shall be due as follows:			
Α	in full imme	•			
В	\$	immediately, balance due (in accordance with C, D, or E); or			
С		an; or			
D	in installme criminal mo officer shall appropriate	day(s) after the date of this judgment. In the event the entire amount of contary penalties imposed is not paid prior to the commencement of supervision, the U.S. probation I pursue collection of the amount due, and shall request the court to establish a payment schedule if e; or			
Ε	in	(e.g. equal, weekly, monthly, quarterly) installments of \$od of year(s) to commence day(s) after the date of this judgment.			
	over a peri	od of year(s) to commence day(s) after the date of this judgment.			
		receive credit for all payments previously made toward any criminal monetary penalties imposed. regarding the payment of criminal monetary penalties:			
	Joint and Seve	ral			
		shall pay the cost of prosecution. shall pay the following court cost(s):			
	The defendant	shall forfeit the defendant's interest in the following property to the United States:			

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program are to be made as directed by the court, the probation officer, or the United States attorney.

AÐ 24	5B (Rev. 8/96) Sheet 6 - Statement விண்ணின் 28 - cr-00121-JLQ Document 35 Filed 01/06/99
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J. 1.5	STATEMENT OF REASONS
	The court adopts the factual findings and guideline application in the presentence report. OR
\boxtimes	The court adopts the factual findings and guideline application in the presentence report except (see attachment, if necessary):
	The court finds the defendant to be a career offender pursuant to USSG 4B1.1 resulting in an offense level 31.
Guid	eline Range Determined by the Court:
	Total Offense Level: 31
	Criminal History Category: VI
	Imprisonment Range: 188 to 235 months
	Supervised Release Range: 2 to 5 years
	Fine Range: \$15,000.00 to \$150,000.00
	Fine waived or below the guideline range because of inability to pay.
	Total Amount of Restitution: \$
	Restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweighs the need to provide restitution to any victims, pursuant to 18 U.S.C. § 3663(d).
	For offenses committed on or after September 13, 1994 but before April 23, 1996 that require the total amount of loss to be stated, pursuant to Chapters 109A, 110, 110A, and 113A of Title 18, restitution is not ordered because the economic circumstances of the defendant do not allow for the payment of any amount of a restitution order, and do not allow for the payment of any or some portion of a restitution order in the forseeable future under any reasonable schedule of payments.
	Partial restitution is ordered for the following reason(s):
	The sentence is within the guideline range, that range does not exceed 24 months, and the court finds no reason to depart from the sentence called for by the application of the guidelines.
	OR
	The sentence is within the guideline range, that range exceeds 24 months, and the sentence is imposed for the following reason(s):
	OR
	The sentence departs from the guideline range:
	upon motion of the government, as a result of defendant's substantial assistance.
	for the following specific reason(s):
	Pursuant to USSG 5K1.1.